IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

)
GUARDIAN INDUSTRIES CORP.,)
70. / ./ 70) C N OF SHIP
Plaintiff,) Case No.: 05-27-SLR
v .)
) Jury Trial Demanded
DELL, INC.; GATEWAY, INC.;)
HEWLETT-PACKARD COMPANY; ACER INC.;)
ACER AMERICA CORPORATION; AOC INTERNATIONAL;)
ENVISION PERIPHERALS, INC.; TPV TECHNOLOGY, LTD.;)
TPV INTERNATIONAL (USA), INC.;)
AU OPTRONICS CORPORATION;)
AU OPTRONICS CORPORATION AMERICA a/k/a)
AU OPTRONICS AMERICA, INC.;)
BENQ CORPORATION; BENQ AMERICA CORPORATION;)
CHUNGHWA PICTURE TUBES, LTD. a/k/a)
CHUNGHWA PICTURE TUBES COMPANY;)
TATUNG COMPANY;)
TATUNG COMPANY OF AMERICA, INC.;)
BOE HYDIS TECHNOLOGY COMPANY, LTD.;)
BOE HYDIS AMERICA INC.; CHI MEI OPTOELECTRONICS;)
COMPAL ELECTRONICS, INC.;)
HANNSTAR DISPLAY CORPORATION; JEAN CO., LTD.;)
LITE-ON TECHNOLOGY CORPORATION:)
LITE-ON, INC. a/k/a LITEON TRADING USA, INC.;)
MAG TECHNOLOGY COMPANY, LTD.;)
MAG TECHNOLOGY USA, INC.;)
PROVIEW INTERNATIONAL HOLDINGS, LTD.;)
PROVIEW TECHNOLOGY, INC.;)
PROVIEW ELECTRONICS COMPANY, LTD.; and)
QUANTA DISPLAY, INC.)
D.f 34.)
Defendants.)

DECLARATION OF SHIH-HUA TSENG IN SUPPORT OF MOTION TO STAY

I, Shih-Hua Tseng, declare as follows:

Case 1:05-cv-00027-SLR

- 1. I have been continuously employed by Tatung Company ("Tatung"), since 1981. I am currently the Project Manager of Display Business Unit. As part of my responsibilities, I have knowledge of Tatung's manufacture of televisions and computer monitors and I have access to documents concerning that topic.
- 2. Although televisions and computer monitors manufactured and/or sold by Tatung contain liquid crystal display ("LCD") modules, Tatung does not, nor has it ever, manufactured or designed LCD modules. Instead, Tatung purchases modules from LCD suppliers.
- 3. All televisions or computer monitors manufactured or sold by Tatung contain LCD modules that were manufactured by Chunghwa Picture Tubes, Ltd., a defendant named above in the caption of this litigation
- 4 Because Tatung purchases complete LCD modules and does not need to know the performance characteristics of the underlying components, Tatung has virtually no information regarding the components that comprise the LCD panels contained in the modules that it purchases, the arrangement of those components in the panels, nor the specific performance characteristics of those components.
- I have reviewed the First Amended Complaint filed by plaintiff and, specifically, paragraph 43, which states, "On information and belief, Defendants each sell LCD product(s) that include a version of Fuji Wide View (WV) film." However, Tatung does not know, and does not have a need to know, the technical details such as which films, if any, are contained in the LCD panels of the products it sells.

6. I declare the foregoing to be true and correct under the penalty of perjury under the laws of the United States, and that this declaration was executed on June 13 of in

Taipei, Taiwan

Sh; h. Hua Tseng

CERTIFICATE OF SERVICE

I hereby certify that on June 14, 2005 I electronically filed the foregoing with the Clerk of Court using CM/ECF which will send notification of such filing(s) to the following and which has also been served as noted:

BY HAND

Richard K Herrmann, Esquire Morris James Hitchens & Williams LLP 222 Delaware Avenue, 10th Floor Wilmington, DE 19801 Attorneys for Plaintiff Guardian Industries Corporation

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I hereby certify that on June 14, 2005 the foregoing documents were sent to the following non-registered participants in the manner indicated:

BY FEDERAL EXPRESS

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